
SUBSTITUTE HOUSE BILL 2575

State of Washington 59th Legislature 2006 Regular Session

By House Committee on Health Care (originally sponsored by Representatives Cody, Morrell and Moeller; by request of Governor Gregoire)

READ FIRST TIME 02/03/06.

1 AN ACT Relating to establishing a state health technology
2 assessment program; amending RCW 41.05.013; adding new sections to
3 chapter 70.14 RCW; and creating a new section.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 NEW SECTION. **Sec. 1.** The legislature finds that a systematic
6 assessment of the best available scientific and medical evidence and
7 timely application of this evidence to informed coverage and medical
8 necessity decisions by state purchased health care programs should
9 result in improved access, prevention, and health outcomes for
10 Washington citizens. The legislature further finds that transparency
11 and public participation in this program is important and should be
12 incorporated. Therefore, it is the intent of the legislature to
13 support the establishment by the state of an evidence-based health
14 technology assessment program that:

15 (1) Conducts systematic reviews of scientific and medical
16 literature to identify safe, efficacious, and cost-effective
17 treatments;

18 (2) Provides for the establishment of a statewide health technology
19 clinical committee;

1 (3) Develops methods and processes to track the application of
2 evidence-based practice and health outcomes across state agencies;

3 (4) Provides clear and transparent access to the scientific basis
4 of coverage decisions and treatment guidelines developed under this
5 program; and

6 (5) To the extent possible, collaborates with other states in the
7 development and implementation of the program.

8 NEW SECTION. **Sec. 2.** A new section is added to chapter 70.14 RCW
9 to read as follows:

10 The definitions in this section apply throughout this chapter
11 unless the context clearly requires otherwise.

12 (1) "Administrator" means the administrator of the Washington state
13 health care authority under chapter 41.05 RCW.

14 (2) "Agency" means a state agency administering a state purchased
15 health care program as defined in RCW 41.05.011(2).

16 (3) "Best available scientific and medical evidence" means the best
17 available external clinical evidence derived from systematic research.

18 (4) "Coverage decision" means a determination regarding including
19 or excluding a health technology as a covered benefit, and if covered,
20 under what circumstances.

21 (5) "Evidence-based health technology assessment center" means an
22 assessment center responsible for conducting systematic reviews and
23 assessments of best available scientific and medical evidence related
24 to health technologies identified under section 3(3) of this act.
25 "Evidence-based health technology assessment center" includes, but is
26 not limited to, evidence-based practice centers designated as such by
27 the federal agency for health care research and quality.

28 (6) "Health technology" means a medical device, surgical and other
29 procedures, medical equipment, and diagnostic tests. Health
30 technologies does not include prescription drugs governed by RCW
31 70.14.050.

32 (7) "Health technology clinical committee" means the committee
33 established under section 4 of this act.

34 (8) "Medical necessity decision" or "proper and necessary decision"
35 means a determination whether or not to provide reimbursement for a
36 covered health technology in a specific circumstance for an individual

1 patient who is eligible to receive health care services from the state
2 purchased health care program making the decision.

3 (9) "Treatment guideline" means an evidence-based set of explicit
4 clinical recommendations for the appropriate application and use of a
5 covered health technology for an individual circumstance, as adopted by
6 the agencies under this act.

7 NEW SECTION. **Sec. 3.** A new section is added to chapter 70.14 RCW
8 to read as follows:

9 (1) Each state agency administering a state purchased health care
10 program shall, in cooperation with other such agencies, take action to
11 prevent the application of health technologies where scientific and
12 medical evidence suggests little or no benefit or possible harm, and to
13 enhance the use of health technologies where evidence suggests
14 substantial benefits. To accomplish this purpose, the agencies shall
15 establish an evidence-based health technology assessment program.

16 (2) In developing the evidence-based health technology assessment
17 program, the agencies, to the extent permitted under federal and state
18 law governing each agency:

19 (a) Shall use the best available scientific and medical evidence to
20 make coverage and medical necessity decisions consistent with sections
21 2 through 5 of this act and RCW 41.05.013; and

22 (b) Shall develop and implement uniform policies for health
23 technology assessments as provided in sections 2 through 5 of this act
24 and RCW 41.05.013, including development of common coverage decisions
25 and treatment guidelines.

26 (3) In designing and implementing the health technology assessment
27 program and developing uniform, consistent policies and decisions, the
28 agencies:

29 (a) Shall determine which health technologies will be reviewed
30 using explicit prioritization criteria developed for this purpose.
31 These criteria may include, but are not limited to:

32 (i) The expected or demonstrated prevalence of use of the
33 technology in the population;

34 (ii) Significant variation in use of the health technology;

35 (iii) Substantial evidence of harm from use of the health
36 technology;

1 (iv) Whether the health technology is costly and if there is little
2 evidence of health benefits derived from use of the health technology;
3 and

4 (v) Whether there is no demonstrated medical or scientific value
5 for use of the health technology;

6 (b) Shall contract with one or more evidence-based health
7 technology assessment centers to conduct systematic reviews and
8 assessments of the best available scientific and medical evidence
9 related to health technologies identified for review under this
10 section. Systematic reviews and assessments should include an
11 assessment of the scientific literature regarding safety, efficacy, and
12 cost-effectiveness of the health technology, and the adequacy and
13 quality of systematic reviews undertaken by other national or
14 internationally recognized health technology assessment programs. The
15 systematic reviews must be conducted in a manner that provides an
16 opportunity for interested individuals and entities to submit
17 scientific or medical evidence to the center for their consideration.
18 Upon their completion, the systematic reviews must be transmitted to
19 the agencies and to the health technology clinical committee. Each
20 health technology that has been initially reviewed under this section
21 shall be reviewed at intervals of no less than eighteen months to
22 determine if new scientific or medical evidence has emerged that could
23 potentially change a health care coverage recommendation, or
24 recommendation related to medical necessity or proper or necessary
25 determinations;

26 (c) Shall establish a health technology clinical committee as
27 provided in section 4 of this act to make recommendations to the
28 agencies regarding coverage of health technologies and any treatment
29 guidelines they would recommend related to medical necessity or proper
30 and necessary decisions regarding covered health technologies;

31 (d) May adopt treatment guidelines to assist in the appropriate
32 application of medical necessity or proper and necessary decisions,
33 consistent with section 4 of this act;

34 (e) May develop criteria for payment of health technologies under
35 reasonable exceptions, such as experimental or investigational
36 treatment, services under a clinical investigation approved by an
37 institutional review board, or health technologies that have a
38 humanitarian device exemption from the federal food and drug

1 administration. Exceptions for deviations from clinical guidelines may
2 be considered when the exception is based on the best available
3 scientific and medical evidence and the specific clinical circumstances
4 for which an exception has been requested are not substantially
5 addressed in the applicable clinical guidelines; and

6 (f) Shall track and share safety, health outcome, exceptions to
7 treatment guidelines, and cost data related to use of health
8 technologies to help inform health technology decisions. The agencies
9 may provide such data to an evidence-based health technology assessment
10 center or the health technology clinical committee when the information
11 will inform their deliberations.

12 (4) The agencies shall develop methods to report on the performance
13 of the health technology assessment program, with respect to health
14 care outcomes, frequency of exceptions, cost outcomes, and other
15 matters deemed appropriate by the administrator.

16 (5) The agencies shall develop a centralized, web-based
17 communication tool that allows clear and transparent access to the
18 scientific basis of coverage decisions and treatment guidelines
19 developed under this program.

20 (6) The standard of medical necessity or proper and necessary shall
21 not apply to health technologies that are determined not to be covered
22 based on the availability of adequate and quality scientific evidence.

23 (7) Appeals of decisions made under sections 2 through 5 of this
24 act shall be governed by state and federal law applicable to
25 participating agency decisions.

26 (8) The provisions of the health technology assessment program
27 apply to health technologies that have been reviewed by an evidence-
28 based health technology assessment center and the health technology
29 clinical committee, and adopted by the agencies under this section.
30 For those health technologies that have not been identified for review
31 under subsection (3) of this section, the agencies may use their
32 existing statutory and rule-making authority to make coverage and
33 medical necessity or proper and necessary decisions. These decisions
34 shall be shared among the agencies, with a goal of maximizing each
35 agency's understanding of the basis for the other's decisions and
36 providing opportunities for agencies to collaborate in the decision-
37 making process. The agencies also shall attempt to provide
38 explanations of and access to the scientific basis for coverage

1 decisions related to health technologies that have not been identified
2 for systematic assessment under the health technology assessment
3 program.

4 (9) The agencies shall adopt rules as necessary to implement this
5 act.

6 NEW SECTION. **Sec. 4.** A new section is added to chapter 70.14 RCW
7 to read as follows:

8 (1) The administrator of the health care authority, in consultation
9 with the participating agencies and their medical directors, shall
10 establish a health technology clinical committee. The health
11 technology clinical committee shall be comprised of eleven members,
12 including six practicing licensed physicians and five other practicing
13 licensed health professionals who utilize health technology in the
14 professional scope of their practice. At least two members of the
15 committee must have demonstrated experience in serving women, children,
16 elderly persons, and people of color.

17 (2) The health technology clinical committee shall review the
18 results of the systematic assessments of health technologies conducted
19 by an evidence-based health technology assessment center. The
20 committee must use an evidence-based process that evaluates the
21 efficacy of health technologies, considering safety, efficacy,
22 likelihood of compliance, outcomes, and any unique impacts on specific
23 populations based upon factors such as sex, age, ethnicity, race, or
24 disability. The review process shall include an opportunity for public
25 comment. For each health technology reviewed, the committee shall
26 develop recommendations related to whether the health technology should
27 be covered by state purchased health care programs, and if covered, any
28 treatment guidelines that should be used to assist in determining the
29 appropriate application of medical necessity or proper and necessary
30 decisions. Committee recommendations are binding on the agencies,
31 unless the recommendations are contrary to applicable federal or state
32 law, or the agencies provide written findings that include a detailed
33 explanation of the reason for rejecting the recommendation.

34 (3) The administrator may establish time limited subcommittees of
35 the health technology clinical committee where specific expertise is
36 needed to review a particular health technology or group of
37 technologies.

1 (4) Members of the health technology clinical committee, or any
2 subcommittee established under subsection (3) of this section are
3 prohibited from being employed by a health technology manufacturer or
4 by any agency administering state purchased health care programs. As
5 a condition of appointment to the committee or any subcommittee, each
6 member must disclose any potential conflict of interest, including
7 receipt of any remuneration, grants, or other compensation from a
8 health technology manufacturer.

9 (5) Members of the health technology clinical committee and any
10 subcommittees formed under subsection (3) of this section are immune
11 from civil liability for any official acts performed in good faith as
12 members of the committee or subcommittee.

13 (6) Meetings of the health technology clinical committee are
14 subject to the open public meetings act, as provided in chapter 42.30
15 RCW, including RCW 42.30.110(1)(1), which authorizes an executive
16 session during a regular or special meeting to consider proprietary or
17 confidential nonpublished information.

18 NEW SECTION. **Sec. 5.** A new section is added to chapter 70.14 RCW
19 to read as follows:

20 In the conduct of systematic reviews by the evidence-based health
21 technology assessment center, and in the conduct of business by the
22 health technology clinical advisory committee, the health technology
23 assessment program must ensure that conflicts of interest regarding a
24 specific health technology be minimized and fully disclosed to the
25 extent possible.

26 **Sec. 6.** RCW 41.05.013 and 2005 c 462 s 3 are each amended to read
27 as follows:

28 (1) The authority shall coordinate state agency efforts to develop
29 and implement uniform policies across state purchased health care
30 programs that will ensure prudent, cost-effective health services
31 purchasing, maximize efficiencies in administration of state purchased
32 health care programs, improve the quality of care provided through
33 state purchased health care programs, and reduce administrative burdens
34 on health care providers participating in state purchased health care
35 programs. The policies adopted should be based, to the extent

1 possible, upon the best available scientific and medical evidence and
2 shall endeavor to address:

3 (a) Methods of formal assessment, such as a health technology
4 assessment under sections 2 through 5 of this act. Consideration of
5 the best available scientific evidence does not preclude consideration
6 of experimental or investigational treatment or services under a
7 clinical investigation approved by an institutional review board;

8 (b) Monitoring of health outcomes, adverse events, quality, and
9 cost-effectiveness of health services;

10 (c) Development of a common definition of medical necessity; and

11 (d) Exploration of common strategies for disease management and
12 demand management programs, including asthma, diabetes, heart disease,
13 and similar common chronic diseases. Strategies to be explored include
14 individual asthma management plans. On January 1, 2007, and January 1,
15 2009, the authority shall issue a status report to the legislature
16 summarizing any results it attains in exploring and coordinating
17 strategies for asthma, diabetes, heart disease, and other chronic
18 diseases.

19 (2) The administrator may invite health care provider
20 organizations, carriers, other health care purchasers, and consumers to
21 participate in efforts undertaken under this section.

22 (3) For the purposes of this section "best available scientific and
23 medical evidence" means the best available external clinical evidence
24 derived from systematic research.

25 NEW SECTION. Sec. 7. A new section is added to chapter 70.14 RCW
26 to read as follows:

27 Sections 2 through 5 of this act and RCW 41.05.013 do not apply to
28 state purchased health care services that are purchased from or through
29 health carriers as defined in RCW 48.43.005.

30 NEW SECTION. Sec. 8. A new section is added to chapter 70.14 RCW
31 to read as follows:

32 A health technology legislative oversight committee is established.
33 The committee shall consist of two members from each caucus of the
34 senate, and two members from each caucus of the house of
35 representatives. The health technology legislative oversight committee
36 shall:

1 (1) Review and report at least annually on the impact of health
2 technology coverage decisions made by the health technology clinical
3 committee and state agencies on patient access, treatment quality, and
4 overall health care costs; and

5 (2) Provide manufacturers of a health technology and organizations
6 with an interest in a health technology an opportunity to present
7 information related to the operation of the health technology
8 assessment program, including coverage decisions and other matters at
9 the discretion of the health technology legislative oversight
10 committee.

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